

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference PV/398/PCT FOF			FOR FURTHER A	HER ACTION See Notification of Transmittal of Inter- Preliminary Examination Report (Form		
		International filing date 21.10.2003	1		Priority date (day/month/year) 25.10.2002	
	tional Pat 31/4406	` '	r both national classification	and IPC		
Applica: LECIV	nt /A, A.S					
1. T	his inte	rnational preliminary e and is transmitted to	xamination report has be the applicant according to	en prepai Article 3	ed by this I 6.	nternational Preliminary Examining
2. T	his REF	PORT consists of a tot	al of 6 sheets, including t	this cover	sheet.	
×	bee	en amended and are tl	panied by ANNEXES, i.e ne basis for this report an- tion 607 of the Administra	d/or shee	ts containir	iption, claims and/or drawings which hav g rectifications made before this Authori er the PCT).
Т	hese ar	nnexes consist of a tot	al of 3 sheets.			
3. T	his repo	ort contains indications	relating to the following i	tems:		
ı		Basis of the opinion				
	. —	Priority				
II.	—	•	of opinion with regard to i	noveltv. ir	ventive ste	p and industrial applicability
11		Lack of unity of inve		,,		p and modernal approachity
V Beasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicitations and explanations supporting such statement					, inventive step or industrial applicability	
٧	// 🗆	Certain documents	cited			
٧	/II 🗆	Certain defects in the	ne international applicatio	n		
٧	/III 🗆	Certain observation	s on the international app	lication		
Date of	submiss	on of the demand		Date of	completion o	of this report
09.04.	2004			03.03.	2005	
	ary exan	ng address of the internat hining authority:	ional	Authoria	ed Officer	ishifuchus Peloning
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/CZ 03/00056

I.	Ba	sis	of	the	rei	port
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Description, Pages

1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	1, 2	2, 4-11	as originally filed
	3, 3	a	received on 19.01.2005 with letter of 13.01.2005
	Ol-	imaa Maamalaana	
		ims, Numbers	
		oart), 9-16	as originally filed
	1-7,	, 8 (part)	received on 19.01.2005 with letter of 13.01.2005
	Dra	wings, Sheets	
	1/8-	8/8	received on 30.10.2003 with letter of 30.10.2003
2.	Witl lang	h regard to the langu guage in which the int	age, all the elements marked above were available or furnished to this Authority in the ernational application was filed, unless otherwise indicated under this item.
	The	ese elements were av	ailable or furnished to this Authority in the following language: , which is:
		the language of a tra	unslation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of publ	ication of the international application (under Rule 48.3(b)).
		the language of a tra Rule 55.2 and/or 55.	inslation furnished for the purposes of international preliminary examination (under 3).
3.	With inte	n regard to any nucle rnational preliminary	otide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:
		contained in the inte	rnational application in written form.
		filed together with th	e international application in computer readable form.
		furnished subsequer	ntly to this Authority in written form.
		furnished subsequer	ntly to this Authority in computer readable form.
		The statement that the international a	he subsequently furnished written sequence listing does not go beyond the disclosure pplication as filed has been furnished.
		The statement that the listing has been furnitude.	he information recorded in computer readable form is identical to the written sequence ished.
١.	The	amendments have re	esulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:





INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/CZ 03/00056

5. 🗆	This report has been established as if (some of) the amendments had not been made, since they hav	е
	been considered to go beyond the disclosure as filed (Rule 70.2(c)).	

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes: Claims
No: Claims

Inventive step (IS)
Yes: Claims
No: Claims

Industrial applicability (IA)
Yes: Claims
No: Claims

1-16
No: Claims
-

2. Citations and explanations

see separate sheet

EXAMINATION REPORT - SEPARATE SHEET



International application No. PCT/CZ 03/00056

The application relates to crystalline, hydrated forms of risedronic acid wherein the sodium and water contents lie within particular limits with respect to each other.

The following documents have been taken into account:

- D1: WO 03/086355 A (TEVA PHARMACEUTICAL INDUSTRIES LTD) 23 October 2003 (2003-10-23)
- D2: US-A-2003195170
- D3: GOSSMAN W L ET AL: "Three hydrates of the bisphonate risedronate, consisting of one molecular and two ionic structures" ACTA CRYSTALLOGRAPHICA SECTION C, vol. c59, 11 January 2003 (2003-01-11), pages m33-m36, XP009024776 ISSN: 0108-2701
- D4: WO 01/56983 A (PROCTER & GAMBLE) 9 August 2001 (2001-08-09)
- KUSHIDA K: "Sodium risedronate hydrate" RINSHO TO YAKUBUTSU CHIRYO, vol. 21, no. 10, 2002, pages D5: 1040-1, XP001157194 ISSN: 0913-7505
- D6: REDMAN-FUREY N L ET AL: "Thermoanalytical characterisation of the hydration states of risedronate" PROCEEDINGS OF THE NATAS ANNUAL CONFERENCE ON THERMAL ANALYSIS AND APPLICATIONS, no. 30th, 21 - 22 September 2002, pages 733-8, XP009024613

Re Item VIII.

A discrepancy was discovered is the way in which the weight percent of sodium and crystalline water was calculated. If, as originally filed, the calculations are done based in the anhydrous substance, the compounds of claims 2 and 3 as originally filed, if pure, would fall outside the ranges given for sodium and water content. If, on the other hand, these weight percentages were to be with respect to the weight of the whole molecule. the compound of claims 2 and 3 falls within the given ranges. Hence amendments to the claims and the corresponding part of the description are considered to be allowable as the correction of an obvious error.

Re Item V.

The prior art discloses a number of hydrated forms of sodium risedronate:

- D4 the hemipentahydrate and monohydrate of risedronate sodium.
- D5 again the hemipentahydrate of risedronate sodium.
- D6 again the hemipentahydrate and monohydrate of risedronate sodium



International application No. PCT/CZ 03/00056

EXAMINATION REPORT - SEPARATE SHEET

The monohydrate and hemipentahydrate of risedronate sodium have the following sodium and water of crystallisation contents:

,	%Na based on the anhydrous substance	%Na based on the whole molecule	%H2O
monohydrate	7.54%	7.1%	5.58%
hemipentahydrate	7.54%	6.57%	12.86%

The weight percentages are outside the ranges stated in modified claim 1. Claims 1-11 are therefore novel. Claims 12 to 15 directed to a method of preparing the novel hydrated forms of claims 1-11 are therefore also to be regarded as novel as is the pharmaceutical composition of claim 16.

As regards inventive step, the method of preparing the monohydrate and hemipentahydrate forms of risedronate sodium in D4 would appear very similar if not the same as that of claims 12-15. However, D4 also indicates that the product is a mixture of the hemipentahydrate and the monohydrate so that the skilled person has no incentive from D4 to use D4's method to prepare other hydrated forms of risedronate sodium. An inventive step is therefore acknowledged for all claims.

Re Item VI.

D1, published after the present application's filing date is not to be considered prior art under Rule 64.3 PCT. This document addresses polymorphs of risedronate sodium and only mentions the hemipentahydrate as a hydrated form.

D2, published in the present application's priority interval, is also not to be considered as prior art under Rule 64.3 PCT. D2's disclosure is the same as D1's.

D3, again published in the present application's priority interval ,is also not to be considered as prior art under Rule 64.3 PCT. D3 discloses the dihydrate and hemipentahydrate of risedronate sodium.

Re Item VII.





International application No. PCT/CZ 03/00056

The dependency of claim 14 is incorrect.